Supplement to Declaration and Power of Attorney For Patent Application English Language Declaration

For Signature By 37 CFR 1.47(b) Applicant on Behalf of Nonsigning Inventors Who Refuse to Sign

I, Hidemasa Kitagawa hereby declare that I am a citizen of Japan residing at:

Osaka, Japan

I am authorized by the following company with sufficient proprietary interest:

Matsushita Electric Industrial Co., Ltd 1006, Oaza Kadoma, Kadoma-shi Osaka 571-8501 JAPAN

Title: General Manager

By virtue of this proprietary interest, I sign this declaration under 37 CFR 1.47(b) on behalf of, and as agent for the nonsigning inventor, particulars of whom are:

Robert Stenzel

Residence 1892 West Point Drive, Cherry Hill, New Jersey 08003

Citizenship USA

Post Office Address 1892 West Point Drive

Cherry Hill, New Jersey 08003

who refuses to sign.

Upon information and belief, I aver those fact that the inventor is required to state, 37 C.F.R. § 1.64 (b).

Hidemasa Kitagawa, General Manager

signature

Date

Declaration and Power of Attorney For Patent Application English Language Declaration

As a below named inventor, I hereby declare that:								
My residence, post office address and citizenship are as stated below next to my name,								
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHOD OF REVERSE PLAY FOR PREDICTIVELY CODED COMPRESSED VIDEO, the specification of which is attached hereto unless the following box is checked:								
was filed on as United States Application Number or PCT International Application Number and was amended on (if applicable). I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.								
•		tion which is material to patentability as defined in 37 CFR §						
I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed: Prior Foreign Application(s)								
(Number)	(Country)	(Day/Month/Year Filed)						
(114.11.50.)	(000,)							
(Number)	(Country)	(Day/Month/Year Filed)						
I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below.								
(Application Number)	(Filing Date)							
(Application Number)	(Filing Date)							
I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:								

	—— (Application Number)	ation Number) — (Filing Date)		(Status - patented, pending, abandoned)				
	(Application Number)		(Filing Date)	(Status - pater	(Status - patented, pending, abandoned)			
	agent(s) to prose	OWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and gent(s) to prosecute this application and transact all business in the Patent and Trademark Officennected therewith:						
for and it wall the fleet had he	Ratner & Prestice Address all telephone I hereby declare	spondence to: <u>K</u> a, Suite 301, On sone calls to: <u>Ke</u> e that all st	4 Lowell L. Carson Reg. No. 48,548 Kevin R. Casey Reg. No. 32,11 0 Matthew I. Cohen Reg. No. 48,133 Rex A. Donnelly, IV Reg. No. 41,71 8 Kevin W. Goldstein Reg. No. 34,608 William P. Hauser Reg. No. 26,27 0 Costas S. Krikelis Reg. No. 28,028 Benjamin E. Leace Reg. No. 33,41 1 Scott A. Mckeown Reg. No. 42,866 Bruce M. Monroe Reg. No. 33,60 5 Andrew L. Ney Reg. No. 20,300 Steven Ngo Reg. No. 42,93 9 Pamela D. Politis Reg. No. 47,865 Paul F. Prestia Reg. No. 23,03 7 James C. Simmons Reg. No. 24,842 Jonathan H. Spadt Reg. No. 45,12					
ո կուն ումի կայո կուս	were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.							
ii	Full name of sole or first inventor (given name, family name) Robert Stenzel							
	Inventor's signature Residence Cherry Hi Citizenship USA Post Office Address	ill, New Jersey 0800	<u>03</u> rive	ate				
	Additional inventors are being named on separately numbered sheets attached hereto.							



AGREEMENT REGARDING INVENTIONS - New Hire

I, RobertEstewze in consideration of my being employed by Matsushita Electric Corporation of America ("Company") effective 1019 6, hereby agree to the provisions of this "Agreement Regarding Inventions" as an addition to the "Confidentiality Agreement" I have signed with the Company.

- 1. I agree to communicate in writing to an executive or other designated person of the Company all inventions and improvements made or thought of by me (even if made or thought of together with another person) if made or thought of while I am an employee of Company, if such inventions and improvements were: (i) worked on, in whole or in part, during business hours or (ii) relate to or are in any way connected with the business or operations of the Company. This obligation applies whether or not I have been requested by the Company to work on the development of such inventions and improvements.
- 2. I agree that any work of authorship ("Work") capable of copyright registration, for example a computer program, which is authored by me: (i) in whole or in part during business hours or (ii) which relates to or is in any way involved with the business or operations of the Company, shall be a work made for hire and shall be the sole property of the Company, whether or not I have been requested by the Company to author such work.
- I hereby assign to the Company all rights I may have in such (i) inventions and improvements and (ii) Works, and agree to assist the Company in every way (but entirely at the Company's expense) to obtain and maintain for its benefit or the benefit of its designees any and all patent applications and patents and/or copyrights, as applicable, or other protections for such inventions, improvements, and Works, anywhere in the world. I will sign all papers, and do all things reasonably requested to obtain and maintain the rights of the Company or its designees in such inventions, improvements, and Works, and to preserve them as the property of the Company or its designees, whether or not they are patented or copyrighted.
- 4. Should I commence work on any invention or improvement, I will make, and keep, a written record of the work done with regard to such invention or improvement, in the form of notes, sketches, drawings or reports. I will date all entries in that record and have the entry witnessed by a co-worker.
- 5. The obligations in paragraphs 1, 2 and 4 shall continue for six (6) months after the termination of my employment with respect to inventions, improvements and Works derived from Confidential Information (as defined in the Confidentiality Agreement signed by me), and the obligations in paragraph 3 shall continue indefinitely, even after termination of my employment.

- 6. All rights of the Company in this agreement may be transferred to any parent, subsidiary or affiliated company or any successor company, and in such event I will deal with the parent, subsidiary, affiliate or successor as though it were the Company.
- 7. I understand that this document does not constitute a contract or agreement of employment.

Date: (P) 7-6-98

(SIGNATURE)

Robert E. Stenzel (PRINT

NAME)

Witness: